ARTICLE 14. PET SHOPS ²³

DIVISION 1. LICENSES AND PERMITS

5-1-1401: LICENSE FEE:

Every person engaging in the business of operating a pet shop shall pay a license fee as stated in the Burbank Fee Resolution. [Added by Ord. No. 2467; formerly numbered Section 6-142; renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3836, eff. 3/8/13.]

5-1-1402: PERMIT:

No person shall engage in the business of operating a pet shop without first obtaining a permit to do so from the Community Development Department. [Added by Ord. No. 2467; formerly numbered Section 6-143; renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3828, eff. 8/24/12.]

5-1-1403: PERMIT FEE BASED ON NUMBER OF DOGS:

Applications for such permit shall be accompanied by a permit fee as stated in the Burbank Fee Resolution. [Added by Ord. No. 2467; formerly numbered Section 6-144; renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3836, eff. 3/8/13.]

5-1-1404: APPROVAL OF APPLICATION:

Applications for such permit shall be referred to the Animal Shelter Superintendent, the Building Director, and the City Health Officer for approval. [Added by Ord. No. 2467; formerly numbered Section 6-145; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1405: GRANTING PERMIT:

The Community Development Department shall issue a permit to the applicant if it is found that:

A. The keeping of animals, or the conduct or operation of the business for which the permit is requested, and at the place set forth in the application, will not violate any regulation or ordinance of the City, or any law of the State;

- B. The premises and establishment where animals are to be kept is in a clean, sanitary and safe condition;
- C. The animals will not be subjected to suffering, cruelty or abuse;
- D. The interior and exterior of the pet shop is in a good state of repair;
- E. Crates and boxes, junked automobile bodies, scrap materials salvaged from ply boards, odd pieces of materials such as linoleum, tin, canvas, and similar materials are not being used for pet shop construction; and
- F. The applicant has not had a permit issued under this article revoked within one year prior to filing the application. [Added by Ord. No. 2467; formerly numbered Section 6-146; renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3828, eff. 8/24/12.]

5-1-1406: DURATION OF PERMIT:

Permits shall be issued for periods of not to exceed one year. [Added by Ord. No. 2467; formerly numbered Section 6-147; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1407: GROUNDS FOR DENIAL OR REVOCATION OF PERMIT:

Any permit may be denied, revoked or suspended if after due investigation it is found that:

- A. The permittee, or his agent or employee involved in handling or caring for animals has been convicted of any offense involving the violation of Section 597 of the State Penal Code or of any provision of this article and has not had the accusation dismissed pursuant to Section 1203.4 of the State Penal Code;
- B. The permittee, his agent, or employee has failed to maintain the premises in a clean and sanitary condition;
- C. The permittee, his agent, or employee has, at the place for which the permit was issued, failed to provide any animal in his possession, care or control with proper and sufficient food, drink, shelter, or protection, or subjected any such animal to needless suffering, unnecessary cruelty, or abuse; or
- D. The permittee, his agent, or employee, has violated any rule, regulation or standard of this article, the Animal Shelter Superintendent, the Building Department or the City Health Officer. [Added by Ord. No. 2467; formerly numbered Section 6-148; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1408: FACILITIES FOR HOUSING ANIMALS:

Facilities for housing animals in pet shops shall comply with the following requirements:

- A. The building in which the pet shop is located shall be structurally sound and maintained in good repair.
- B. The interior surfaces of the pet shop shall be constructed and maintained so that they are substantially impervious to moisture and may be readily sanitized.
- C. The pet shop shall be sufficiently heated to protect the animals from cold and to provide for their health and comfort. The ambient temperature shall not be allowed to fall below sixty degrees Fahrenheit (60 F) for animals not acclimated to lower temperatures.
- D. The pet shop shall be adequately ventilated to provide for the health and comfort of the animals. Fresh air shall be provided by means of windows, doors, vents, or air conditioning and the building shall be ventilated so as to minimize drafts, odors, and moisture condensation. Auxiliary ventilation, such as exhaust fans and vents or air conditioning, shall be provided when the ambient temperature is ninety degrees Fahrenheit (90 F) or higher.
- E. The pet shop shall be provided with ample light by natural or artificial means, or both, of good quality and well distributed. The lighting shall provide uniformly distributed illumination of sufficient light intensity to permit routine inspection and cleaning during the entire working period.
- F. The pet shop shall be provided with suitable means to rapidly eliminate excess water. If drains are used, they shall be properly constructed and kept in good repair to avoid foul odors therefrom. If closed drainage systems are used, they shall be equipped with traps and so installed as to prevent any backup of sewage onto the floor of the room. Under no condition shall animal droppings or other waste material be drained so as to be deposited on public rights of way, adjoining properties or other portions of the kennel premises. [Added by Ord. No. 2467; formerly numbered Section 6-149; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1409: SLEEPING FACILITIES FOR DOGS:

Each individual indoor sleeping facility for dogs shall contain a minimum of fourteen (14) square feet (3'6" x 4') per standard, nine (9) square feet (3' x 3') per medium, and four (4) square feet (2' x 2') per small size dog. [Added by Ord. No. 2467; formerly numbered Section 6-150; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1410: DEFINITION:

As used in this article, "primary enclosure" means that portion of a pet shop in which an animal spends most of his time. [Added by Ord. No. 2467; formerly numbered Section 6-151; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1411: GENERAL REQUIREMENTS:

Primary enclosures in pet shops shall be:

- A. Structurally sound and maintained in good repair to protect the animals from injury, to contain them, and to keep predators out;
- B. Constructed and maintained so as to enable the animals to remain dry and clean;
- C. Constructed and maintained so that the animals have convenient access to clean food and water; and
- D. Constructed to provide dogs housed on wired flooring with a rest board, floormat or similar device that is at least equal to 50 percent in size of the minimum square footage of floor space in a primary enclosure as specified in Section 5-1-1219 that can be maintained in a sanitary condition. [Added by Ord. No. 2467; formerly numbered Section 6-152; renumbered by Ord. No. 3058, eff. 2/21/87; Amended by Ord. No. 3836, eff. 3/8/13.]

5-1-1412: ADDITIONAL REQUIREMENTS FOR CATS:

When used for cats, a primary enclosure in pet shops shall be provided with:

- A. A receptacle containing sufficient clean litter for excreta if the floor is solid, and
- B. A solid resting surface or surfaces which, in the aggregate, shall be of adequate size to comfortably hold all occupants of the primary enclosure at the same time. In primary enclosures housing two (2) or more cats, such resting surface or surfaces shall be elevated. [Added by Ord. No. 2467; formerly numbered Section 6-153; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1413: ADDITIONAL REQUIREMENTS FOR BIRDS:

When used for birds, a primary enclosure in pet shops shall be equipped with at least one perch. Perches in the same cage shall be placed horizontal to one another. There shall be enough perches to allow each bird in a cage to sit on a perch. [Added by Ord. No. 2467; formerly numbered Section 6-154; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1414: ADDITIONAL REQUIREMENT FOR FISH:

Pet shops shall maintain water temperature in a tank for fish at a constant temperature that is healthful for the fish. [Added by Ord. No. 2467; formerly numbered Section 6-155; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1415: SPACE REQUIREMENTS GENERALLY:

Primary enclosures in pet shops shall be constructed and maintained so as to provide sufficient space to allow each animal to turn about freely and to easily stand, sit, and lie in a comfortable, normal position. [Added by Ord. No. 2467; formerly numbered Section 6-156; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1416: SPACE REQUIREMENTS FOR DOGS:

Each dog housed in a primary enclosure in a pet shop shall be provided a minimum square footage of floor space equal to the mathematical square of the sum of the length of the dog in inches, as measured from the tip of its nose to the base of its tail, plus six inches (6"), expressed in square feet. [Added by Ord. No. 2467; formerly numbered Section 6-157; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1417: CAGED DOGS TO BE REMOVED FOR EXERCISE:

Caged dogs in pet shops shall be removed from their primary enclosure at least twice a day and placed in an area at least three (3) times the size of their enclosure for a minimum of thirty (30) minutes, except when otherwise required to provide proper veterinary care. [Added by Ord. No. 2467; formerly numbered Section 6-158; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1418: SPACE REQUIREMENTS FOR CATS:

Each adult cat in a pet shop housed in a primary enclosure shall be provided a minimum of three and one-half (31/2) square feet of floor space. [Added by Ord. No. 2467; formerly numbered Section 6-159; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1419: PROTECTION FROM EXCESSIVE ILLUMINATION:

Primary enclosures in pet shops shall be so placed as to protect the animals from excessive illumination. [Added by Ord. No. 2467; formerly numbered Section 6-160; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1420: CLASS AND SEPARATION:

Animals housed in the same primary enclosure in a pet shop shall be maintained in compatible groups, with the following additional restrictions:

- A. Females in season shall not be housed in the same primary enclosure with males.
- B. Any dog or cat exhibiting a vicious disposition shall be housed individually in a primary enclosure.
- C. Puppies or kittens shall not be housed in the same primary enclosure with adult dogs or cats other than their dams.
- D. Dogs shall not be housed in the same primary enclosure with cats, nor shall dogs or cats be housed in the same primary enclosure with any other species of animals.
- E. Dogs or cats under quarantine, displaying symptoms of or under treatment for a communicable disease, shall be separated from other dogs or cats and other susceptible species of animals in such a manner as to preclude dissemination of the disease.
- F. Animals other than those from the same household shall not be housed together.
- G. Parrots and other large birds shall not be placed in the same cage with smaller birds.
- H. Birds which are natural enemies, temperamentally unsuited, or otherwise incompatible, shall not be quartered together or so near each other as to cause injury, fear or torment; provided, however, that if two (2) or more birds are so trained that they can be placed together and do not attack each other, or perform or attempt any hostile act to the others, they may be quartered together or allowed near one another. [Added by Ord. No. 2467; formerly numbered Section 6-161; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1421: SANITATION:

A. Cleaning: Primary enclosures in a pet shop shall be washed down daily and excreta shall be removed as often as is necessary to prevent contamination of the animals kept therein and to reduce disease hazards and odors. Bird cages shall be cleaned every day. When a hosing or flushing method is used to clean a cage, any animal contained therein shall be removed from the enclosure during the cleaning process, and adequate measures shall be taken to protect animals in other enclosures from being contaminated with the water and other wastes.

B. Sanitization: Primary enclosures in a pet shop shall be sanitized at least once every two (2) weeks and often enough to prevent an accumulation of debris, excreta, and other disease hazards and to prevent or eliminate flies, rodents and odors. Bird cages shall be disinfected when birds therein are sold. Cages, rooms and hard surfaced pens or runs shall be sanitized by washing them with hot water one hundred twenty degrees Fahrenheit (120 F) and soap or detergent in a mechanical cage washer, or by washing all surfaces with a detergent solution

followed by a safe and suitable chemical disinfectant, or by cleaning all surfaces with live steam. Pens or runs using gravel, sand, or dirt shall be sanitized by removing the soiled gravel, sand, or dirt and replacing it as necessary. [Added by Ord. No. 2467; formerly numbered Section 6-162; renumbered by Ord. No. 3058, eff. 2/21/87.]

DIVISION 4. OUTDOOR PROTECTION

5-1-1422: SUNLIGHT:

When sunlight is likely to cause overheating or discomfort to animals kept outdoors at a pet shop, sufficient shade shall be provided to allow the animals to protect themselves from the direct rays of the sun. [Added by Ord. No. 2467; formerly numbered Section 6-163; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1423: RAIN, ETC.:

Animals kept outdoors at a pet shop shall be provided with access to a shelter to allow them to remain dry during rain or other inclement weather. [Added by Ord. No. 2467; formerly numbered Section 6-164; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1424: COLD:

Animals kept outdoors at a pet shop shall be provided with access to a shelter to allow them to remain warm when the atmospheric temperature falls below sixty degrees Fahrenheit (60 F).

Sufficient clean bedding material or other means of protection from the cold shall be provided when the ambient temperature falls below that temperature to which the animals are acclimated. [Added by Ord. No. 2467; formerly numbered Section 6-165; renumbered by Ord. No. 3058, eff. 2/21/87.]

DIVISION 5. FOOD AND WATER

5-1-1425: FOOD:

Animals in pet shops shall be fed at least once each day except as may otherwise be required to provide adequate veterinary care. The food shall not include the carcasses of dead animals and shall be unspoiled, free from contamination, wholesome, palatable, and of sufficient quantity

and nutritive value to meet the normal daily requirements for the condition and size of the animal being fed. [Added by Ord. No. 2467; formerly numbered Section 6-166; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1426: FOOD PREPARATION AND RECEPTACLES:

Food preparation areas in pet shops shall be kept clean and free from flies and rodents and food receptacles shall be accessible to each animal and shall be sanitized at least once every two (2) weeks and located so as to minimize contamination by excreta. Feeding pans shall be durable and kept clean. Disposable food receptacles may be used but must be discarded after each feeding. Self-feeders may be used for the feeding of dry food, and they shall be sanitized regularly to prevent molding, deterioration, caking of feed and attraction of insects. [Added by Ord. No. 2467; formerly numbered Section 6-167; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1427: FOOD STORAGE; REFRIGERATION:

Food supplies in pet shops shall be kept covered and stored so as to be adequately protected against infestation or contamination by vermin. Refrigeration shall be provided for perishable food. [Added by Ord. No. 2467; formerly numbered Section 6-168; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1428: WATER:

An adequate supply of fresh water shall be accessible to the animals in a pet shop at all times, except as may otherwise be required to provide adequate veterinary care. Water receptacles shall be kept clean and shall be sanitized at least once every two (2) weeks. [Added by Ord. No. 2467; formerly numbered Section 6-169; renumbered by Ord. No. 3058, eff. 2/21/87.]

DIVISION 6. VETERINARY CARE

5-1-1429: DAILY OBSERVATION:

Each animal in a pet shop shall be observed daily by the animal caretaker in charge, or by someone under his direct supervision. Sick, diseased, injured, lame, or blind animals shall be provided with veterinary care or humanely disposed of. [Added by Ord. No. 2467; formerly numbered Section 6-170; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1430: PROGRAM OF CARE:

A program of disease control and prevention, euthanasia, and adequate veterinary care shall be established and maintained at all pet shops under the supervision and assistance of a person licensed to practice veterinary medicine by the State of California. [Added by Ord. No. 2467; formerly numbered Section 6-171; renumbered by Ord. No. 3058, eff. 2/21/87.]

DIVISION 7. MISCELLANEOUS

5-1-1431: ANIMALS TO BE CONFINED:

Every person owning or operating a pet shop shall keep the animals therein confined to the premises and not allow such animals to run at large. [Added by Ord. No. 2467; formerly numbered Section 6-172; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1432: HOUSEKEEPING:

All buildings and grounds in a pet shop shall be kept clean and free of accumulations of trash and maintained in a sanitary manner so as to prevent or eliminate flies, rodents and odors. [Added by Ord. No. 2467; formerly numbered Section 6-173; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1433: FACILITIES FOR CARETAKERS:

Every pet shop shall provide facilities, such as washrooms, basins, or sinks, to maintain cleanliness among animal caretakers. [Added by Ord. No. 2467; formerly numbered Section 6-174; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1434: DRAINAGE OF PREMISES:

Suitable drainage shall be provided on the grounds of every pet shop to rapidly eliminate excess water. [Added by Ord. No. 2467; formerly numbered Section 6-175; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1435: PEST CONTROL:

An effective program for the control of insects, ectoparasites, and avian and mammalian pests shall be established and maintained at every pet shop. [Added by Ord. No. 2467; formerly numbered Section 6-176; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1436: DEAD ANIMALS:

Dead animals shall be promptly removed from a pet shop and a record shall be maintained as to the number, type of animal, and apparent cause of death. [Added by Ord. No. 2467; formerly numbered Section 6-177; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1437: WASTE DISPOSAL:

Provisions shall be made at every pet shop for the removal and disposal of animal and food wastes, bedding and debris. Disposal facilities shall be provided and operated so as to minimize vermin infestation, odors, and disease. [Added by Ord. No. 2467; formerly numbered Section 6-178; renumbered by Ord. No. 3058, eff. 2/21/87.]

5-1-1438: RECORDS:

Every person engaging in the business of operating a pet shop shall maintain records on each dog, cat, wild animal, reptile, primate and exotic bird kept in the pet shop. Such records shall be readily available for inspection by the Animal Shelter Superintendent and City Health Officer or their representatives and shall show: the name and address of the person from whom acquired, date of acquisition, description and identification of the animal including any official tag number or tattoo number, the nature and method of disposition, e.g., sale, death or donation, any shots, medications, injuries, or medical treatment, name and address of person to whom sold or otherwise disposed of and date of disposition. [Added by Ord. No. 2467; formerly numbered Section 6-179; renumbered by Ord. No. 3058, eff. 2/21/87.]

DIVISION 8. SALE OF DOGS AND CATS

5-1-1439: PROHIBITION ON SALE OF DOGS OR CATS:

A. PROHIBITION. No pet shop shall display, sell, deliver, offer for sale, barter, auction, give away, broker or otherwise transfer or dispose of dogs or cats in the City of Burbank on or after the October 17, 2012, EXCEPT for dogs or cats obtained from:

- 1. a publically operated animal control facility or animal shelter;
- 2. a private, charitable, non-profit humane society or animal rescue organization; or
- 3. a publically operated animal control agency, non-profit humane society or non-profit animal rescue organization that operates out of or in connection with a pet store.
- B. CERTIFICATE OF SOURCE. All pet shops shall be required to maintain a manifest listing the source of all animals as described above. Said manifest will be available upon request to animal control officers, law enforcement, code compliance officials or any other City employee charged with enforcing the provisions of this section, and shall also be submitted with any business permit application or renewal required by Section 5-1-402, et.seq. Failure to provide such documentation may result in the denial, suspension or revocation of the permit.
- C. EXEMPTIONS FOR EXISTING PET SHOPS. Any Existing Pet Shop may continue to display, sell, deliver, offer for sale, barter, auction, give away or otherwise transfer or dispose of commercially bred dogs or cats for a period of six months from the effective date of this ordinance (through September 7, 2013), as long as the business remains in its current location AND under current ownership, provided all of the following conditions are met:
 - 1. None of the animals are purchased through a distributor or broker;
 - 2. All animals shall come from a USDA Class A licensed breeder who, at a minimum, meets all standards required under California law, including, but not limited to, the Polanco-Lockyer Pet Breeder Warranty Act; and
 - 3. The name, address and license number of the breeder shall be posted on any enclosure in which the animal is housed with information on how the consumer can trace the origin of the animal;
- D. OTHER EXEMPTIONS. This Section does not apply to:
 - 1. A person or establishment other than a pet shop or pet shop operator that sells, delivers, offers for sale, barters, auctions, gives away, or otherwise transfers or disposes of only animals that were bred and reared on the premises of the person or establishment, in accordance with the provisions of the Burbank Municipal Code;
 - 2. A publicly operated animal control facility or animal shelter;
 - 3. A private, charitable, nonprofit humane society or animal rescue organization; or

4. A publicly operated animal control agency, nonprofit humane society, or nonprofit animal rescue organization that operates out of or in connection with a pet store.

E. ADOPTION OF SHELTER AND RESCUE ANIMALS. Nothing in this Article shall prevent a pet shop or its owner, operator or employees from providing space and appropriate care for animals owned by a publicly operated animal control agency, nonprofit humane society, or nonprofit animal rescue agency and maintained at the pet shop for the purpose of adopting those animals to the public. [Added by Ord. No. 3836, eff. 3/8/13.]

ARTICLE 15. DECLAWING OF CATS

5-1-1501: DECLAWING OF CATS PROHIBITED:

A. No person, licensed medical professional or otherwise, shall perform or cause to be performed, assist in the performance of, or procure the performance of any surgical procedure to declaw a cat, including but not limited to onychectomy, phalangectomy, and tendonectomy, within the City of Burbank, except when necessary for a therapeutic purpose as determined by a licensed medical professional. "Therapeutic purpose" means the necessity to address the medical condition of the animal, such as an existing or recurring illness, infection, disease, injury or abnormal condition in the claw that compromises the cat's health. "Therapeutic purpose" does not include cosmetic or aesthetic reasons or reasons of convenience in keeping or handling the animal.

B. In the event that a surgical procedure to declaw a cat, including but not limited to onychectomy, phalangectomy, and tendonectomy, is performed on a cat within the City of Burbank in violation of this Section, each of the following persons shall be guilty of a violation of this section: (1) the person or persons performing the procedure, (2) all persons assisting in the physical performance of the procedure, and (3) all persons or entities that procured the procedure, including but not limited to the owner or person having custody or control over the animal or any other person or entity that ordered, requested or paid for the procedure.

C. Any person who violates this section shall be guilty of a misdemeanor and shall be punishable by a fine of not more than One Thousand Dollars (\$1,000.00) or by imprisonment in the county jail for a period of not more than six (6) months or by both such fine and imprisonment, as stated in Title 1, Article 1, Section 1-1-105 of the Burbank Municipal Code. [Added by Ord. No. 3773, eff.: 12/8/09.]

.....

- 1. State law reference: As to poundmaster (Animal Shelter Superintendent), see Gov.C. § 27822; Pen.C. §§ 597f, 599e.
- 2. State law reference: Peace officer may enter and arrest where animal fighting occurs or is about to occur, Pen.C. § 597d; right to enter and supply food and water to an impounded animal, Pen.C. § 597e; humane officer's right to enter high altitude decompression or carbon monoxide gas chamber for inspection, Pen.C. § 597z; seizure of birds and animals used in violation of law, Pen.C. § 599a; right of Director of Agriculture to enter premises and inspect animals believed to have contagious disease, Agric.C. § 9531; right of entry to enforce rabies regulations, Health & S.C. § 1908.
- 3. State law reference: As to peace officer impounding dogs running at large, see Agric.C. § 31101.
- 4. State law reference: As to spaying and neutering of dogs and cats, see Food & Agric.C §§ 30503, 31751.
- 5. State law reference: As to authority for local regulation, see Fish & G.C. § 2156; as to importing and transporting wild animals generally, Fish & G.C. §§ 2116-2272.
- 6. State law reference: Duty to quarantine, Food & Agric.C. §§ 9561 and 9562.
- 7. State law reference: As to rabies control, see Health & S.C. §§ 1900-1924 and 17 Cal.Adm.Code §§ 2606-2606.6.
- 8. State law reference: As to wearing metal tag, see Agric.C. § 30951.
- 9. State law reference: Registration of docked horse, see Pen.C. § 597p.
- 10. State law reference: As to animals cruelly treated and abandoned, see Pen.C. §§ 597f and 597s.
- 11. State law reference: As to lack of food and water, see Pen.C. § 597e.
- 12. State law reference: Duty to unload and exercise animals confined in motor truck, Agric.C. § 16908.
- 13. State law reference: As to cruelty to animals, see Pen.C. § 286.5 (sexually assaulting animals), § 596 (wilful poisoning), § 597 (maliciously maiming, wounding, torturing, mutilating, or killing), § 597.5 (fighting dogs), § 597a (transporting in cruel and inhumane manner and subjecting to unnecessary torture, suffering, or cruelty), § 597b (fighting animals or birds), § 597c (owning, keeping, or training animal or bird for fighting), § 597e (failure to provide proper food, drink, shelter, or protection from the weather), § 597f (permitting to go without proper care and attention), § 597g (poling a horse), § 597h (attaching live animal to a moving machine or device to be pursued by a dog), § 597i and j (cockfighting), § 597k (attaching bristle spur to a horse), § 597l (pet shops), § 597m (bullfight exhibitions), § 597n and § 599d (docking tail of horse), § 597s (wilful abandonment of dog or cat), § 597t (entanglement or injury by leash or rope), § 597u, v, w, and y (cruelly killing by carbon monoxide gas, chloroform, inoculation or

high altitude decompression chamber), § 598 (killing birds in cemeteries), § 598a (killing dog or cat for pelt), § 599 (offering or dyeing chicks, rabbits, ducklings or other fowl as prizes or for sale or display).

State law reference. Use of animals for research, Agric.C. § 32000.

Federal law reference. Use of animals for research 7 U.S.C.S., § 2131 et seq.

- 14. State law reference: As to entanglement by leash, see Pen.C. § 597t.
- 15. State law reference: Unlawful to allow any stallion to run at large, Agric.C. §§ 16702 and 16703. Unlawful to allow female dog in heat to run at large, Agric.C. § 30954.
- 16. State law reference: Animals dying from a contagious disease must be immediately cremated or buried, Agric.C. §§ 9141 and 9142.
- 17. State law reference: See Title 9, Chapter 3 of this code on environmental control.
- 18. State law reference: Duty of pounds, humane societies and animal regulation departments of public agencies to provide veterinary care for injured dogs and cats, Pen.C. § 597f. Procedure for killing dog or cat by approved methods, Pen.C. §§ 597u, 597v, and 597w.
- 19. State law reference: Unlawful to burn carcass, Health & S.C. § 4303.
- 20. Code reference: See Subsections 10-1-2408E5, E6 and H of this code for stable and corral setback in an R-1-H Zone and for requirement that a stable must be provided for horses in such zone; also Section 10-1-2410 of this code for limit on number of horses kept in an R-1-H Zone and for requirement that a permit be obtained to keep a horse in such zone.
- 21. State law reference: For regulations pertaining to horse shows, see Food & Agric.C. §§ 24000-24018. Unlawful to confine horses of the opposite sex in the same enclosure open to public view, Food & Agric.C. §§ 16701 and 16703.

Code reference: For regulation on cleaning and disinfecting stables, see §§ 5-1-601 and 5-1-602 of this chapter. As to noise, dust, and odors constituting public nuisance, see § 5-1-1106.

- 22. Code reference: As to finish of floors and walls in sanitary facilities, see Uniform Building Code § 1711(a) adopted by reference, 9-1-7-101 of this Municipal Code.
- 23. State law reference: For regulations pertaining to pet shops, see Pen.C. § 597L.